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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/596,241	06/06/2006	Shengzhong Zhang	US030488US	3990
PRIADCLUSE MANOR NV 10510			EXAMINER	
			KIKNADZE, IRAKLI	
BRIARCLIFF	MANOR, NY 10510	·	ART UNIT PAPER NUMBER	
			2882	
	·		•	
		·	MAIL DATE	DELIVERY MODE
			10/29/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)	
Advisory Action	10/596,241 ZHANG ET AL.		
Before the Filing of an Appeal Brief	Examiner	Art Unit	
	Irakli Kiknadze	2882	
The MAILING DATE of this communication ap	pears on the cover sheet w	ith the correspondence addr	ess
THE REPLY FILED 16 October 2007 FAILS TO PLACE THIS	S APPLICATION IN CONDIT	ION FOR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or this application, applicant must timely file one of the fol places the application in condition for allowance; (2) a la Request for Continued Examination (RCE) in compliant time periods:	lowing replies: (1) an amendation of Appeal (with appeal ance with 37 CFR 1.114. The	ment, affidavit, or other evidend I fee) in compliance with 37 CF	ce, which R 41.31; or (3)
a) The period for reply expiresmonths from the mai	•		
b) The period for reply expires on: (1) the mailing date of this no event, however, will the statutory period for reply expire			
Examiner Note: If box 1 is checked, check either box (a) of TWO MONTHS OF THE FINAL REJECTION. See MPER	or (b). ONLY CHECK BOX (b) W	· ·	
Extensions of time may be obtained under 37 CFR 1.136(a). The data have been filed is the date for purposes of determining the period of under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office la may reduce any earned patent term adjustment. See 37 CFR 1.704	extension and the corresponding ne shortened statutory period for nter than three months after the r	g amount of the fee. The appropria reply originally set in the final Offic	ate extension fee e action; or (2) as
NOTICE OF APPEAL  2. The Netice of Appeal was find an Aprintin as:		manual had filed with the form manually	
2. The Notice of Appeal was filed on A brief in confiling the Notice of Appeal (37 CFR 41.37(a)), or any example a Notice of Appeal has been filed, any reply must be filed.  AMENDMENTS	dension thereof (37 CFR 41.5	37(e)), to avoid dismissal of the	
3. The proposed amendment(s) filed after a final rejection	n, but prior to the date of filin	g a brief, will not be entered be	cause
(a) They raise new issues that would require further	consideration and/or search		
(b) They raise the issue of new matter (see NOTE be			
(c) They are not deemed to place the application in language appeal; and/or			ne issues for
(d) They present additional claims without canceling	•	finally rejected claims.	
NOTE: (See 37 CFR 1.116 and 41.33(a			
4. The amendments are not in compliance with 37 CFR 1		f Non-Compliant Amendment (I	PTOL-324).
<ul><li>5. Applicant's reply has overcome the following rejection</li><li>6. Newly proposed or amended claim(s) would be</li></ul>	• • • • • • • • • • • • • • • • • • • •	anarata timaly filed amandmar	at cancoling the
non-allowable claim(s).	anowable if submitted in a s	eparate, timely med amendmen	it canceling the
7. For purposes of appeal, the proposed amendment(s): a how the new or amended claims would be rejected is p The status of the claim(s) is (or will be) as follows: Claim(s) allowed:		b)  will be entered and an ex	xplanation of
Claim(s) objected to: Claim(s) rejected: 1-20. Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE		~	
8. The affidavit or other evidence filed after a final action,	hut hefore or on the date of t	Filing a Notice of Appeal will not	he entered
because applicant failed to provide a showing of good was not earlier presented. See 37 CFR 1.116(e).			?
9. The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necess	o overcome <u>all</u> rejections und	der appeal and/or appellant fail	s to provide a
10. The affidavit or other evidence is entered. An explana REQUEST FOR RECONSIDERATION/OTHER	tion of the status of the claim	is after entry is below or attache	ed.
11. The request for reconsideration has been considered	but does NOT place the app	lication in condition for allowan	ce because:

Irakli Kiknadze Examiner Art Unit: 2882

13. ☑ Other: <u>See Continuation Sheet</u>.

12. 
Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s). \_



Continuation of 13. Other: The applicant argues that the Office action's (mailed September 14, 207) suggested modification goes against the teachings of Kendall, and claims are patentable over Kendall (US Patent 5,956,383) and Rodewald (US Patent 4,643,342). Examiner respectfully disagrees. The applicant states that Kandell describes an axial fan, wherein "both the intake and exhaust air streams generated by the fan are directed along the fan axis" (see column 1, lines 33-35). Rodewald teaches completely different type of an axial fan (14) (column 2; lines 19-24) comprising: air flux director (26) to intercept the flow of air and redirect the flow of air in a direction that is generally perpendicular to an axis of rotation of the fan (14) (see Figure; column 2; lines 40-46; that is quite different than directing both the intake and exhaust air streams generated by the fan along the fan axis as described by Kandell. Kandell's and the Applicant's concerns about noise and vibrations associated with first, second and even higher harmonics do not apply to the fan of Rodewald) providing a configuration which will displace as much air as possible for the consumption of the least amount of power (column 1; lines 7-11). It would have been obvious to one of ordinary skill in the art at the time the invention was made to deflect the air with the axial fan and the air flux director as suggested by Rodewald in the method and apparatus of Kendall, since such a modification would provide user with the capabilities to improve the x-ray cooling arrangement by displacing as much air as possible from the heat exchanger for the consumption of the least amount of power. Rejection is proper and stands.